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TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket Number (Optional) 8330-000802/DVB

in re Application on Timothy J. Boyd, et al.

Application No. 10/034,593

Filed: December 28, 2001

For Blow Molding Machine For Producing Pasteurizable Conteners (As Amended)

The owner, Schmalbach-Lubecs AC of 100 percent interest in the instant application hereby discissing, except as provided below, the terminal part of the statutory term of any patent granted on the instent application, which would except beyond the expiration date of the full effection term defined in 35 U.S.C. 154 to 158 and 173 as application by any terminal discissions fleet prior to the grant of any patent granted on pending second Application hunger 10,006,659, filed on November 12, 2001. The owner hereby agrees that any patent or granted on the instant application shall be efficienceable only for find during such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. (54 to 158 and 173 of any patent granted on the second application, as abortanced by any terminal disclaimer filed prior to the patent grant, in the event that sure such granted patent, expires to failure to pay a maintenance lea, is not unofitanceable, to found invalid by a court of compaters jurisdiction, to statutorily disclaimed in whole or terminally disclaimed under 37 OFR 1.321, has all claims cancelled by a reassent/retion contilicate, to release, or is in any meanor terminally disclaimed in the expiration of its full statutory term as appraised by any terminal disclaimer tiled prior to its grant.

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The undersigned is an altomay of record.

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